

**Message to the Congress
Transmitting the Proposed
Extension of the Bangladesh-United
States Peaceful Nuclear Cooperation
Agreement**

March 20, 2000

To the Congress of the United States:

I am pleased to transmit to the Congress, pursuant to sections 123 b. and 123 d. of the Atomic Energy Act of 1954, as amended (42 U.S.C. 2153 (b), (d)) (the Act), the text of a proposed Agreement Between the United States of America and the People's Republic of Bangladesh to extend the Agreement for Cooperation Between the United States of America and the People's Republic of Bangladesh Concerning Peaceful Uses of Nuclear Energy signed at Dhaka, September 17, 1981 (the Agreement for Cooperation).

The proposed Agreement to extend the Agreement for Cooperation (the "Extension Agreement") was originally approved and its execution authorized by President Bush based on his written determination that the performance of the Agreement for Cooperation for an additional period of 20 years would promote, and would not constitute an unreasonable risk to, the common defense and security. A copy of President Bush's written approval, authorization, and determination is enclosed. Also enclosed is a copy of the unclassified Nuclear Proliferation Assessment Statement (NPAS) prepared at that time by the Director, United States Arms Control and Disarmament Agency.

The proposed Extension Agreement was effected by an exchange of diplomatic notes at Dhaka on January 5, 1993, and February 6, 1993. The terms of the Extension Agreement condition its entry into force on each State notifying the other of the completion of its respective legal requirements for entry into force. However, before the proposed Extension Agreement could be submitted to the Congress in 1993 for review pursuant to section 123 of the Act, the Government of Bangladesh asked to consult with the United States regarding a possible modification of the term of extension. These discussions proved to be very protracted, but both Governments have now agreed that their original intention to extend the Agreement for Co-

operation for an additional period of 20 years from the date of the original Agreement's expiration (i.e., to extend it until June 24, 2012) should stand, and that the Extension Agreement should be brought into force as soon as each Party has notified the other in writing that it has completed its legal requirements for doing so.

Section 123 of the Act, as amended by Title XII of the Foreign Affairs Reform and Restructuring Act of 1998 (Public Law 105-277) now also provides that each Nuclear Proliferation Assessment Statement prepared pursuant to the Act shall be accompanied by a classified annex prepared by the Secretary of State in consultation with the Director of Central Intelligence, summarizing relevant classified information. The Secretary of State is submitting to the Congress under separate cover such a classified annex. It contains, *inter alia*, the Secretary of State's reaffirmation of the conclusions reached in the original unclassified Nuclear Proliferation Assessment Statement (a) that continued implementation of the Agreement for Cooperation is consistent with all requirements of the Act, and (b) that the safeguards and other control mechanisms and the peaceful-use assurances contained in the Agreement for Cooperation are adequate to ensure that any assistance furnished under it will not be used to further any military or nuclear explosive purpose.

I am pleased to reconfirm President Bush's approval of the Extension Agreement and authorization of its execution and implementation. Bangladesh is a party to the Treaty on the Non-Proliferation of Nuclear Weapons (NPT) and is fully in compliance with its nuclear nonproliferation commitments under that Treaty. In my judgment, continued performance of the Agreement for Cooperation between the United States of America and the People's Republic of Bangladesh Concerning Peaceful Uses of Nuclear Energy will promote, and not constitute an unreasonable risk to, the common defense and security. Apart from the proposed extension, the Agreement for Cooperation will remain in all other respects the same as that which was favorably reviewed by the Congress in 1982. The Department of State, the Department of Energy, and the Nuclear

Regulatory Commission have reconfirmed their favorable views regarding the original NPAS as well as the conclusions contained herein.

This transmission shall constitute a submittal for purposes of both sections 123 b. and 123 d. of the Act. My Administration is prepared to begin immediately the consultations with the Senate Foreign Relations Committee and the House International Relations Committee as provided in section 123 b. Upon completion of the period of 30 days of continuous session provided for in section 123 b., the period of 60 days of continuous session provided for in section 123 d. shall commence.

William J. Clinton

The White House,
March 20, 2000.

**Letter to the Chairman of the
Senate Committee on the Judiciary
on Gun Control Legislation**

March 20, 2000

Dear Mr. Chairman:

Since last summer, I have repeatedly urged the Congress to finish its work on juvenile crime legislation and pass a balanced, bipartisan bill with strong gun measures to keep guns out of the hands of children and criminals. However, I am troubled by your recent comments that you are considering stripping the Senate-passed commonsense gun provisions out of the final conference report. Legislation intended to address the problem of youth violence simply cannot ignore the most devastating problem facing our youth—gun violence.

Let me be clear: I will not sign juvenile crime legislation that fails to move forward in our efforts to make guns safer, and to keep them out of the hands of children and criminals.

Last summer, the Senate passed reasonable gun provisions that would help do just this, by closing the gun show loophole, requiring child safety locks for handguns, barring violent juveniles from owning guns as adults, and banning the importation of large capacity ammunition clips. These measures

can help save lives and should be enacted without further delay.

Last week, my Administration, joined by many cities and states, reached a landmark agreement with Smith and Wesson under which the company will change the way it designs, distributes, and markets its products. That pact—which includes important provisions on gun shows, child safety locks, and large ammunition clips—is proof that when reasonable people choose to sit down and negotiate, they can find common ground and protect the public interest. I hope Congress can now build on that example.

Nearly a year has passed since the tragedy at Columbine High School, and gunfire continues to take the lives of nearly a dozen young people a day. That is why I urge you once again to finish the job you started last year and send me a comprehensive juvenile crime bill that contains the Senate-passed gun safety measures. No task could be more urgent.

Sincerely,

William J. Clinton

NOTE: This letter was sent to Orrin G. Hatch, chairman, Senate Committee on the Judiciary. An original was not available for verification of the content of this letter.

**Remarks at a State Dinner Hosted
by President Justice Shahabuddin
Ahmed of Bangladesh in Dhaka**

March 20, 2000

Mr. President, Prime Minister, distinguished guests, this has been a day of extraordinary hospitality, insight, and discovery for us. On behalf of the American delegation, I thank you for all you have done to make us feel at home.

For 5 years now, my wife and daughter have been singing the glories of Bangladesh. Finally, I am glad to see for myself. This day has been a watershed for both our nations. Americans admire Bangladesh as a proud Muslim nation, devoted to peace with its neighbors, to peacekeeping around the world, to tolerance and diversity within its borders. When the great Bengali writer Rabindranath Tagore was awarded the Nobel Prize for literature, he said this: "I am glad